each system during the pilot period, including each date the issue was placed on each system and removed; and (8) whether any distinguishable market condition existed when an issue was placed on or taken off each system. Any requests to modify this pilot program, to extend its effectiveness, or to seek permanent approval for the pilot program also should be submitted to the Commission by May 31, 1996, as a proposed rule change pursuant to Section 19(b) of the Act.

The Commission finds good cause for approving the proposed rule change prior to the thirtieth day after the date of publication of notice thereof in the Federal Register. The Commission believes that it is appropriate to approve the proposed rule change on an accelerated basis so that the Exchange can enable public customers to receive the benefits of Enhanced SuperMAX and Timed Enhanced SuperMAX without delay. Moreover, the Enhanced SuperMAX feature previously has been on a pilot program from December 1991 through April 1993, and the Commission is approving CHX's Enhanced SuperMAX and Timed Enhanced SuperMAX only for a oneyear pilot period. 15 During that time, the Commission and the Exchange will be able to examine whether these programs are successful at providing for automatic execution of orders at prices consistent with the maintenance of fair and orderly markets and can determine whether to extend the pilots for a further period or make the programs permanent. The Commission, therefore, believes that granting accelerated approval of the proposed rule change is appropriate and consistent with Section 6 of the Act. 16

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,¹⁷ that the proposed rule change (SR-CHX-95-15) is approved on a pilot basis until July 31, 1996.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. 18

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 95–18960 Filed 8–1–95; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF STATE

[Public Notice 2232]

Public Information Collection Requirement Submitted to OMB for Review

AGENCY: Department of State.

ACTION: The Department of State has submitted the following public information collection requirements to OMB for review and clearance under the Paperwork Reduction Act of 1980, Pub. L. 96–511.

SUMMARY: The Office of Overseas Schools of the Department of State is responsible for determining that adequate educational opportunities exist at Foreign Service posts for dependents of U.S. Government personnel stationed abroad, and for assisting American-sponsored overseas schools to demonstrate U.S. educational philosophy and practice. The Foreign Assistance Act of 1961, as amended, Mutual Educational and Cultural Affairs Act of 1961, as amended, and the Department of State Basic Authorities Act of 1956, as amended by the Foreign Service Act of 1980, authorize the function of the Office of Overseas Schools. The information gathered enables the Office of Overseas Schools to advise the Department and other foreign affairs agencies regarding current and constantly-changing conditions, and also to make judgments regarding assistance to schools for the improvement of educational opportunities. The following summarizes the information collection proposals submitted to OMB:

Type of request—Reinstatement.
 Originating office—Bureau of
 Administration, Office of Overseas
 Schools.

Title of information collection— Overseas Schools Questionnaire. Form No.—FS–573, FS–573A, FS– 573B.

Frequency—Annually.

Respondents—American sponsored schools overseas.

Estimated number of respondents—190.

Average number of responses per respondent—1.

Average hours per response—1 hour. Total estimated burden hours—190.

Type of request—Reinstatement.
 Originating office—Bureau of Administration, Office of Overseas Schools.

Title of information collection— Request for Assistance. Form No.—FS–574. Frequency—Annually. Respondents—American sponsored schools overseas.

Estimated number of respondents—190.

Average number of responses per respondent—1.

Average hours per response—.5. Total estimated burden hours—95.

Section 3504(h) of Public Law 96–511 does not apply.

ADDITIONAL INFORMATION OR COMMENTS:

Copies of the proposed forms and supporting documents may be obtained from Charles S. Cunningham (202) 647–0596. Comments and questions should be directed to (OMB) Jefferson Hill (202) 395–3176.

Dated: June 25, 1995.

Patrick F. Kennedy,

Assistant Secretary for Administration. [FR Doc. 95–18901 Filed 8–1–95; 8:45 am] BILLING CODE 4710–24–M

Bureau of Political-Military Affairs [Public Notice 2211]

Determination Under the Arms Export Control Act

Pursuant to Section 654(c) of the Foreign Assistance Act of 1961, as amended, notice hereby is given that the Under the Secretary of State for Arms Control and International Security Affairs has made a determination pursuant to Section 73 of the Arms Export Control Act and has concluded that publication of the determination would be harmful to the national security of the United States.

Dated: May 15, 1995.

Thomas E. McNamara,

Assistant Secretary of State for Political-Military Affairs.

[FR Doc. 95–18902 Filed 8–1–95; 8:45 am]

[Public Notice 2233]

Privacy Act of 1974; Altered Systems of Records

Notice is hereby given that the Department of State proposes to alter three systems of records, STATE-05, STATE-26 and STATE-39 pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a(r)), and the Office of Management and Budget Circular No. A-130, Appendix I. The Department's report was filed with the Office of Management and Budget on July 20, 1995.

It is proposed that the current system STATE-05 entitled "Consular Service and Assistance Records" be renamed

¹⁵The Enhanced SuperMAX system has been published for comment in the **Federal Register** previously, and there have been no adverse comments on it.

¹⁶ 15 U.S.C. 78f (1988 & Supp. V 1993).

¹⁷ 15 U.S.C. 78s(b)(2) (1988).

^{18 17} CFR 200.30-3a(a)(12) (1994).

"Overseas Citizens Services Records." The system names for Passport Records (STATE-26) and Visa Records (STATE-39) will not change. It is also proposed that the three system descriptions include revisions and/or additions to each section except "Systems exempted from certain provisions of the Act." The altering of these systems of records will reflect more accurately the Bureau of Consular Affairs' recordkeeping practices, the enlargement of the scope of its mandate, and a reorganization of its activities and operations. It should be noted that the Overseas Citizens Services Records and Passport Records may overlap due to their interrelationship. Also, records about consular affairs matters will be removed from Overseas Records, STATE-25 and will become part of STATE-05, STATE-26 and/or STATE-39. STATE-25 will be amended and updated in the near future.

Any persons interested in commenting on these altered systems of records may do so by submitting comments in writing to Margaret P. Grafeld; Chief, Privacy, Plans, and Appeals Division; Office of Freedom of Information, Privacy and Classification Review; Room 1239, Department of State, 2201 C Street, NW, Washington, DC 20520–1239. These systems of records will be effective 40 days from the date of publication, unless we receive comments which will result in a contrary determination.

The altered system descriptions, "Overseas Citizens Services Records, STATE-05," "Passport Records, STATE-26" and "Visa Records, STATE-39" will read as set forth below.

Dated: July 19, 1995.

Patrick F. Kennedy,

Assistant Secretary for the Bureau of Administration.

STATE-05

SYSTEM NAME:

Overseas Citizens Services Records.

SECURITY CLASSIFICATION:

Classified.

SYSTEM LOCATION:

Department of State, 2201 C Street, NW, Washington, DC 20520 and overseas at U.S. embassies, U.S. consulates general and consulates. (A list of overseas posts is available from the Bureau of Consular Affairs, Room 4800, Department of State, Washington, DC 20520–4818.)

CATEGORIES OF INDIVIDUALS COVERED BY THE

Individuals assisted by the Office of Overseas Citizens Services or by consular officers overseas including persons, generally U.S. citizens, who:

(a) Seek to establish claims to U.S. citizenship or inquire concerning possible loss of U.S. citizenship;

(b) Apply for U.S. passports or Consular Reports of Birth Abroad;

(c) Register as U.S. citizens living or traveling abroad;

(d) Are evacuated to the United States or a third country as the result of a civil disorder, natural disaster or similar emergency in an overseas locale;

(e) Initiate, or are the subjects of, requests relating to their welfare and whereabouts;

(f) Receive financial assistance or are repatriated;

(g) Receive emergency medical assistance;

(h) Are detained or arrested overseas;(i) Seek or receive notarial,

authentication, or judicial assistance;
(j) Die overseas or are involved in the

(j) Die overseas or are involved in the disposition of a decedent's personal estate;

(k) Assert an interest in property abroad;

(l) Are living overseas and claim or receive federal benefits;

 (m) Are involved in an international child custody dispute, possible child abuse case, or child support enforcement proceeding;

(n) Vote in U.S. federal or state elections while living overseas;

(o) Register with the U.S. Selective Service System while living overseas;

(p) Are inquiring concerning an international adoption;

(q) Are American seamen who have inquired about seamen consular services;

(r) Have sought or received benefits by virtue of having been held hostage overseas or by virtue of their relationship with an individual held hostage overseas.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

(a) 8 U.S.C. 1401 *et seq.* (Adjudication of claim to U.S. citizenship);

(b) 8 U.S.C. 1481, 1501 (Adjudication of possible loss of nationality and preparation of Certificates of Loss of Nationality);

(c) 22 U.S.C. 211a, 212, 213, 217(a), 218 (Passport application and issuance);

(d) 22 U.S.C. 2705 (Preparation of Consular Reports of Birth);

(e) 22 U.S.C. 1731 (Protection of naturalized U.S citizens abroad);

(f) 22 U.S.C. 2671(b)(2)(B) (Repatriation loan for destitute U.S. citizens);

(g) 22 U.S.C. 2670(j) (Provision of emergency medical/dietary assistance);

(h) 22 U.S.C. 2151n-1 (Åssistance to arrested citizens) (Repealed, but applicable to past records.);

(i) 22 U.S.C. 4215, 4221 (Administration of oaths, affidavits, and other notarial acts);

(j) 28 U.S.C. 1740, 1741 (Authentication of documents);

(k) 28 U.S.C. 1781–1783 (Judicial assistance to U.S. and foreign courts);

(l) 22 U.S.C. 4196 (Notification of death; inventory of decedents' effects;

(m) 22 U.S.C. 5502–5513 (Secs. 204–215) (Assistance in aviation disasters abroad);

(n) 22 U.S.C. 4195, 4197 (Estates of deceased citizens);

(o) 22 U.S.C. 3904 (Assistance to other agencies);

(p) 42 U.S.C. 402 (Old-age and survivors insurance benefits payments);

(q) 50 App. U.S.C. 453, 454, Presidential Proclamation No. 4771, July 2, 1980 (Selective Service registration);

(r) 42 U.S.C. 1973ff–1973ff–6 (Overseas absentee voting):

(s) 22 U.S.C. 4193, 4194, 4205–4207, 46 U.S.C. 10318 (Assistance to shipping and seamen);

(t) 46 U.S.C. 10701–10705 (Responsibility for deceased seamen and their effects);

(u) 42 U.S.C. 11601–11610, International Child Abduction Remedies Act; Convention on the Civil Aspects of International Child Abduction; E.O. 12648, August 11, 1988, 53 FR 30637);

(v) Sec. 599C of Pub. L. 101–513 as amended (Claims to benefits by virtue of hostage status).

CATEGORIES OF RECORDS IN THE SYSTEM:

Applications for passports and registration as U.S. citizens;* Consular Reports of Birth;* Certificates of Loss of Nationality of the United States:* Reports of Death;* emergency medical and dietary loan applications; repatriation loan applications; applications for benefits for hostages; seamen services records; welfare and whereabouts records; federal benefits claims; property claims; arrest cases; estate cases; judicial assistance cases; international adoption cases; and child custody cases, including applications filed under the Hague Convention on International Child Abduction.

These records may also include: registration cards; interview worksheets; fingerprint cards; documents of identity; affidavits of identity; and various related forms not otherwise stated as well as communications from U.S. embassies, U.S. consulates general, consulates, federal, state and local government agencies, members of Congress, officials of foreign

^{*} These records are eventually transferred from Overseas Citizens Services Records, STATE-05, to Passport Records, STATE-26.

governments and courts or organizations such as the Red Cross, subject of the record, attorneys, relatives and other interested parties.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND PURPOSES OF SUCH USES:

The information in the Overseas Citizens Services Records is used primarily in the adjudication of claims relating to acquisition or loss of U.S. citizenship; the protection and assistance of individuals abroad; the assistance to individuals involved in child custody; adoption and child support enforcement proceedings; and the resolution of property, estate, and benefits claims arising under the pertinent statutes. The routine uses for Passport Records, STATE-26, apply to applications for passports and registration as U.S. citizens, Consular Reports of Birth, Certificates of Loss of Nationality of the United States, Reports of Death, and related documentation. The principal users of this information outside the Department of State are: Social Security Administration; Veterans Administration; Department of Health and Human Services; U.S. Public Health Service; Office of Personnel Management; Railroad Retirement Board; Treasury Department; Department of Labor; Department of Justice; Drug Enforcement Administration; Selective Service; Department of Defense; Federal Aviation Administration; U.S. Maritime Administration; Department of Commerce; Foreign Claims Settlement Commission; Immigration and Naturalization Service; Secret Service; Internal Revenue Service for the current addresses of specifically identified taxpayers in connection with pending actions to collect taxes accrued, examinations, and/or other related tax activities; Foreign and domestic airlines when the information is required for the purpose of notifying next-of-kin of the death, injury or status of the individual to whom it pertains, or in connection with a medical evaluation of the individual to whom it pertains; Funeral homes in connection with the death abroad of citizens of the U.S.; Members of Congress when the information is requested on behalf of the individual to whom access is authorized under these rules; Shipping companies when the information is maintained pursuant to the Department's responsibility under Title 46 of the U.S. Code; Immediate families when the information is required for the benefit of the subject by the individual's immediate family; Private United States citizen "wardens" designated by U.S. embassies and U.S.

consulates general and consulates to serve, primarily in emergency and evacuation situations, as channels of communication with other Americans in the local community; Attorneys when the individual to whom the information pertains is the client of the attorney making the request, or when the attorney is acting on behalf of some other individual to whom access is authorized under these rules; the Red Cross; State law enforcement agencies; including state prosecutors; Foreign governments, embassies and consulates when the request for information is made pursuant to customary international practice; Private citizens whenever the individual to whom the information pertains has authorized the Department in writing to release such information; INTERPOL; National Center for Missing and Exploited Children; Various central authorities of member countries of the Hague International Child Abduction Convention; Contacts identified by state governments to assist in implementation of the Hague International Child Abduction Convention; Bar associations and legal aid services to assist in facilitating operations under the Hague International Child Abduction Convention; Local police in connection with notification of next-of-kin and child custody disputes; Social service agencies; and Parents involved in Hague International Child Abduction cases. This information may also be released on a need-to-know basis to other government agencies having statutory or other lawful authority to maintain such information; information is made available to routine users only for an established routine use. Also see the "Routine Uses" paragraph of the Prefatory Statement published in the Federal Register.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Electronic media, hard copy.

RETRIEVABILITY:

By individual name, passport number.

SAFEGUARDS:

All employees of the Department of State have undergone a thorough background security investigation, and contractors have had background investigations in accordance with the scope of their contract. Access to the Department of State and posts abroad is controlled by security guards, and admission is limited to those individuals possessing a valid identification card or individuals under

proper escort. All records containing personal information are maintained in secured file cabinets or in restricted areas access to which is limited to authorized personnel. Access to computerized data bases is password-protected and under the responsibility of the system manager and persons who report to him or her. The system manager has the capability of printing audit trails of access from the electronic media, thereby permitting regular *ad hoc* monitoring of computer usage.

RETENTION AND DISPOSAL:

Retention of these records varies depending upon the specific kind of record involved. They are retired or destroyed in accordance with published record schedules of the Department of State and as approved by the National Archives and Records Administration. More specific information may be obtained by writing to the Director, Office of Freedom of Information, Privacy, and Classification Review; Room 1239; Department of State; 2201 C Street, NW; Washington, DC 20520–1239.

SYSTEM MANAGER AND ADDRESS:

Deputy Assistant Secretary for Overseas Citizens Services; Room 4800; Department of State; 2201 C Street, NW; Washington, DC 20520–4818. At overseas locations, the on-site system manager is the Chief of the Consular Section or another State Department employee with responsibility for consular services as provided by the post in question.

NOTIFICATION PROCEDURE:

Individuals who have reason to believe that the Office of Overseas Citizens Services might have records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review; Room 1239; Department of State; 2201 C Street, NW; Washington, DC 20520-1239. The individual must specify that he/she wishes the Overseas Citizens Services Records checked. At a minimum, the individual must include: Name; date and place of birth; current mailing address and zip code; signature; a brief description of the circumstances which may have caused the creation of the record, including the location (city and country); and the approximate dates which give the individual cause to believe that Overseas Citizens Services has records pertaining to him/her. A request to search Overseas Citizens Services Records, STATE-05, will be treated also as a request to search Passport Records, STATE-26, when it pertains to passport, registration,

citizenship, birth or death records transferred from STATE-05 to STATE-26

RECORD ACCESS AND AMENDMENT PROCEDURES:

Individuals who wish to gain access to or amend records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review (address above).

RECORDS SOURCE CATEGORIES:

These records contain information obtained primarily from the individual who is the subject of these records; consular officers; relatives; and interested federal, state and local agencies; and officials of foreign governments and courts or organizations such as the Red Cross.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

Certain records contained within this system of records are exempted from 5 U.S.C. 522a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I) and (f). See Department of State Rules published in the **Federal Register**.

STATE-26

SYSTEM NAME:

Passport Records.

SECURITY CLASSIFICATION:

Classified.

SYSTEM LOCATION:

Department of State, Passport Services, Annex 17, 1111 19th Street, NW, Washington, DC 20522–1705.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

- (a) Individuals who have applied for the issuance, amendment, extension or renewal of U.S. passports;
- (b) Individuals who have been issued U.S. passports or had passports amended, extended, renewed, limited, revoked or denied;
- (c) Individuals who have applied to have births overseas reported as births of U.S. citizens overseas;
- (d) Individuals for whom Consular Reports of Birth Abroad of U.S. citizens or Certifications of Birth have been issued;
- (e) Individuals who have applied at American Diplomatic or Consular posts for registration and have so registered;
- (f) Individuals who have been issued Certificates of Identity or Cards of Registration and Identity as U.S. citizens;
- (g) Individuals for whom the Department of State has issued Certificates of Loss of Nationality of the United States;

- (h) Individuals who have applied at American Diplomatic or Consular Posts for issuance of Certificates of Witness to Marriage, and, individuals who have been issued Certificates of Witness to Marriage;
- (i) Deceased individuals for whom a Report of Death of an American Citizen Abroad has been obtained;
- (j) Individuals who although U.S. citizens are not or may not be entitled under passport laws and regulations to the issuance or possession of U.S. passports or other documentation or service;
- (k) Individuals whose previous passport records must be reviewed before further action can be taken;
- (l) Individuals who requested passport records under FOIA or the Privacy Act, whether successful or not;
- (m) Individuals who have corresponded with Passport Services concerning various aspects of the issuance or denial of U.S. passports.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

- (a) 8 U.S.C. 1401–1503 (Acquisition and Loss of U.S. Citizenship's use of U.S. Passports);
- (b) 18 Û.S.C. 911, 1001, 1541 thru 1546
- (c) 22 U.S.C. 211a thru 218, 1172 (now repealed), 2658, 2662, 2705: Executive Order 11295, August 5, 1966, 31 FR 10603; (Authority of the Secretary of State in granting and issuing U.S. passports);
- (d) 8 U.S.C. 1185 (Travel documentation of Citizens).

CATEGORIES OF RECORDS IN THE SYSTEM:

Applications for passports, or applications for amendment, extension or renewal of passports; applications for registration at American Diplomatic and Consular Posts as U.S. citizens or for issuance of Certificates of Identity or Cards of Identity and Registration as U.S. Citizens; Consular Reports of Birth Abroad of United States citizens; Certificates of Witness to Marriage; Certificates of Loss of United States Nationality: Certificates of Expatriation: Oaths of Repatriation; and Reports of Death of an American Citizen Abroad. Names of persons who have applied for, been issued passports or related facilities; and, to the extent not included in the Application for Vital Records or other category of records maintained by this agency; the names of persons who have been issued Consular Reports of Birth; Certificates of Birth; Consular Certificates of Repatriation; Certificates of Witness to Marriage; Certificates of Loss of United States Nationality; Reports of Death of an American Citizen Abroad; or been registered or issued

Certificates of Identity or Cards of Identity and Registration as U.S. citizens; Lookout files which identify those persons whose cases require other than routine examination or action; Miscellaneous materials-those documents/records maintained separately, if not in the application, including but not limited to: Investigatory reports compiled in connection with granting or denying passport and related services or prosecuting violations of passport criminal statutes; transcripts and opinions on administrative hearings, appeals and civil actions in federal courts; legal briefs, memoranda, judicial orders and opinions arising from administrative determinations relating to passports and citizenship; birth and baptismal certificates; court orders; arrest warrants; medical, personal and financial reports; affidavits; inter-agency and intra-agency memoranda, telegrams, letters and other miscellaneous correspondence; an electronic index of all passport application records created since 1978 and some passport application records created between 1962 and 1978; a currently expanding electronic index of Department of State Reports of Birth of American Citizens abroad which will eventually include all such documents.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

The information maintained in the Passport Services records is used to establish the U.S. citizenship and identity of persons for a variety of legal purposes including, but not limited to the adjudication of passport applications and requests for related services, social security benefits, employment applications, estate settlements and federal and state law enforcement investigations. The principal users of this information outside the Department of State are: Internal Revenue Service for the current addresses of specifically identified taxpayers in connection with pending actions to collect taxes accrued, examinations, and/or other related tax activities; Foreign governments, to permit such governments to fulfill passport control and immigration duties; Federal, state, local or other agencies having information on an individual's history, nationality or identity; to the extent necessary to obtain information from these agencies relevant to adjudicating an application for a passport or related service or where there is reason to believe that an individual has applied for or is in possession of a U.S. passport

fraudulently or has violated the law; Immediate families when the information is required by the individual's immediate family and may be released consistent with the Privacy Act and/or the Freedom of Information Act; Private U.S. citizen "wardens" designated by U.S. embassies and consulates to serve, primarily in emergency and evacuation situations, as channels of communication with other U.S. citizens in the local community; Attorneys when the individual to whom the information pertains is the client of the attorney making the request; Members of Congress when the information is requested on behalf of the individual to whom access is authorized under these rules. This information may also be released on a need-to-know basis to other government agencies having statutory or other lawful authority to maintain such information; information is made available to routine users only for an established routine use. Also see the "Routine Uses" paragraph of the Prefatory Statement published in the Federal Register.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Hard copy, electronic media.

RETRIEVABILITY:

By individual name or passport number.

SAFEGUARDS:

All employees of the Department of State have undergone a thorough background security investigation and contractors have background investigations in accordance with their contracts. Access to the Department of State and its annexes is controlled by security guards, and admission is limited to those individuals possessing a valid identification card or individuals under proper escort. Access to passport office annexes have security access controls (code entrances) and/or security alarm systems. All records containing personal information are maintained in secured file cabinets or in restricted areas access to which is limited to authorized personnel. Access to computerized data bases is passwordprotected and under the responsibility of the system manager and persons who report to him or her. The system manager has the capability of printing audit trails of access from the electronic media, thereby permitting regular ad hoc monitoring of computer usage.

RETENTION AND DISPOSAL:

Retention of these records varies depending upon the specific record

involved. They are retired or destroyed in accordance with published record schedules of the Department of State and as approved by the National Archives and Records Administration. More specific information may be obtained by writing to the Director, Office of Freedom of Information, Privacy and Classification Review; Room 1239; Department of State; 2201 C Street, NW., Washington, DC 20520–1239

SYSTEM MANAGER AND ADDRESS:

Deputy Assistant Secretary of State for Passport Services, Room 5807; Department of State; 2201 C Street, NW., Washington, DC 20520–4818.

NOTIFICATION PROCEDURE:

Individuals who have reason to believe that Passport Services might have records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review; Room 1239; Department of State; 2201 C Street, NW., Washington, DC 20520-1239. The individual must specify that he/she wishes the Passport Services records checked. At a minimum, the individual must include: Name, date and place of birth, current mailing address, zip code, signature and passport number if known. A request to search Passport Records, STATE-26, will be treated also as a request to search Overseas Citizens Services Records, STATE-05, when it pertains to passport, registration, citizenship, birth or death records transferred from STATE-05 to STATE-

RECORD ACCESS AND AMENDMENT PROCEDURES:

Individuals who wish to gain access to or amend records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review (address above).

RECORD SOURCE CATEGORIES:

These records contain information obtained primarily from the individual who is the subject of these records; law enforcement agencies; investigative intelligence sources, investigative security sources and officials of foreign governments.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

Certain records contained within this system of records are exempted from 5 U.S.C. 552(a), (c)(3), (d), (e)(1), (e)(4) (G), (H), and (I) and (f). See Department of State Rules published in the **Federal Register**.

STATE-39

SYSTEM NAME:

Visa records.

SECURITY CLASSIFICATION:

Classified.

SYSTEM LOCATION:

Visa Office, Department of State, Annex 1, 2401 E Street NW, Washington, DC 20522–0113; Department of State, 2201 C Street NW, Washington, DC 20520–4818; National Visa Center, 32 Rochester Avenue, Portsmouth, NH 63801; U.S. embassies, consulates general and consulates.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals who have applied for visas; aliens who may be ineligible to receive visas including certain dual national U.S. nationals who aside from their U.S. nationality may otherwise be ineligible to receive visas.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

8 U.S.C. 1101–1503 (Immigration and Nationality Act of 1952, as amended).

CATEGORIES OF RECORDS IN THE SYSTEM:

Visa applications and related forms: fingerprints; birth, marriage, death and divorce certificates; documents of identity; interview worksheets; biographic information sheets; affidavits of relationship; medical examinations and immunization reports; police records; educational and employment records; bank statements; communications between the Visa Office, the National Visa Center and U.S. embassies, U.S. consulates general and U.S. consulates, other U.S. government agencies, international organizations, foreign missions, members of Congress, attorneys, relatives of visa applicants and other interested parties; and internal Department of State correspondence relating to visa adjudication.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND PURPOSES OF SUCH USES:

The information in this system is used to assist consular officers in the Department and overseas in dealing with problems of a legal, technical or procedural nature that may arise in considering an application for a U.S. visa. The principal users of this information outside the Department of State (and its embassies, consulates general and consulates) are: the Immigration and Naturalization Service of the Department of Justice, to coordinate the approval of petitions and the issuance of visas; the Department of

Justice including the Federal Bureau of Investigation (and its National Crime Information Center) and the Drug Enforcement Administration; Department of the Treasury, including the Customs Service; Department of Labor; Central Intelligence Agency; Department of Defense; and Congress. Limited unclassified information is released to interested persons inquiring as to the status of a particular visa case. The information may also be released to other government agencies having statutory or other lawful authority to use such information. It is used to produce statistical information for management purposes and to compile reports required by statute. Also see the "Routine Uses" paragraph of the Prefatory Statement published in the Federal Register.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Electronic media, hard copy, microfilm.

RETRIEVABILITY:

Individual name, case number.

SAFEGUARDS:

All employees of the Department of State have undergone a thorough background security investigation and contractors have had background investigations in accordance with the scope of their contract. Access to the Department and its annexes is controlled by security guards, and admission is limited to those individuals possessing a valid identification card or individuals under proper escort. All records containing personal information are maintained in secured file cabinets or in restricted areas, access to which is limited to authorized personnel and authorized contractors of the Department of State. Access to computerized files is password-protected and under the direct supervision of the system manager. The system manager has the capability of printing audit trails of access from the computer media, thereby permitting regular and *ad hoc* monitoring of computer usage.

RETENTION AND DISPOSAL:

Retention of these records varies depending upon the specific kind of record involved. Files of closed cases are retired or destroyed in accordance with published record schedules of the Department of State and as approved by the National Archives and Records Administration. More specific information may be obtained by writing

to the Director, Office of Freedom of Information, Privacy, and Classification Review; Room 1239; Department of State; 2201 C Street NW; Washington, DC 20520–1239.

SYSTEM MANAGER AND ADDRESS:

Deputy Assistant Secretary for Visa Services, Room 6811, Department of State, 2201 C Street, NW, Washington, DC 20520–4818; Director, National Visa Center, 32 Rochester Avenue, Portsmouth, NH 63801. At specific overseas locations the one-site manager is the consular officer responsible for visa processing.

NOTIFICATION PROCEDURE:

Individuals who have reason to believe the Department of State might have visa records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review: Room 1239; Department of State; 2201 C Street NW; Washington, DC 20520-1239. The individual must specify that he/she wishes the visa records for his/ her application at a specific post/posts or in the United States to be checked. At a minimum, the individual must include: Name (and any aliases); date and place of birth; date and place of application; current mailing address and zip code; and signature.

RECORD ACCESS AND AMENDMENT PROCEDURES:

Individuals who wish to gain access to or amend records pertaining to themselves should write to the Director, Office of Freedom of Information, Privacy and Classification Review (address above).

RECORD SOURCE CATEGORIES:

These records contain information obtained directly from the individual who is the subject of these records; from attorneys/agents representing these individuals; and from relatives; sponsors; members of Congress; U.S. government agencies; international organizations; and local sources at posts.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

Certain records contained within this system of records are exempted from 5 U.S.C. 552a (c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). See Department of State Rules published in the **Federal Register**.

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DEPARTMENT OF TRANSPORTATION

Coast Guard [CGD 95-063]

New York Port Oil Pollution Minimization Demonstration

AGENCY: Coast Guard, DOT. **ACTION:** Notice of Port Demonstration; request for proposals to participate.

SUMMARY: The Interagency Coordinating Committee on Oil Pollution Research invites interested parties to participate in the New York Port Oil Pollution Minimization Demonstration (Port Demonstration). The purpose of this demonstration, which is mandated by the Oil Pollution Act of 1990 (OPA 90), is to showcase recently developed innovative technologies from oil pollution research and development programs since the passage of OPA 90. These technologies are used in spill prevention, response, mitigation, fate and effects, and restoration. Interested parties are requested to submit proposals for demonstration their technologies. Federal, State, and local government officials, as well as research institutions, colleges, and universities, will receive written invitations to participate and observe. The Port Demonstration will be open to the public.

DATES: The Port Demonstration will be held October 26 through 28, 1995. Proposals for presentations must be received by September 1, 1995.

ADDRESSES: The Port Demonstration will be held at the United States Merchant Marine Academy (USMMA), Kings Point, NY. Proposals for demonstrating technology should be sent to the USCG Research and Development Center (Environmental Safety Branch), 1082 Shennecossett Road, Groton, CT 06340.

FOR FURTHER INFORMATION CONTACT: LTJG Dan Frank, USCG Research and Development Center, 1082 Shennecossett Road, Groton, CT 06340, telephone (203) 441–2761, facsimile (203) 441–2792.

supplementary information: All technologies proposed for demonstration must have been researched and developed since August 1990. Technology presentation proposals will be accepted in any of the following areas:

- (1) Improved designs and operational practices for vessels, pipelines, and facilities:
- (2) Improved designs to prevent or mitigate tanker and barge spills;
- (3) Improved systems for mechanical recovery including containment,